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IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT of ALABAMA  
NORTHERN Division

RICKY WADE DAVIS, # 173073  
PRO SE, Plaintiff

VS.

SET. BRYANT, ET. AL.  
Defendant(s)

Civil Action  
2:06-CV-10-MEF

Motion for Disclosure, Rule-#26  
Fed. R. Civ. Procedure

Comes now the Plaintiff, Ricky  
Wade Davis, a State Prisoner, who  
is before this Honorable Court,  
United States Magistrate Judge,  
DeLores R. Boyd;

Plaintiff seeks the benefit of this  
Honorable Court's Order, pursuant  
to Fed. R. Civ. P. - # 26, (1)(b), and  
# 26 (b)(3).

In support;

Plaintiff Ricky Wade Davis, now incorporates, the original complaint, "filed", January 5, 2006, as is fully restated here.

including any and all affidavits).

Plaintiff incorporates, the amended complaint, filed March 3, 2006, as is fully restated here.

Plaintiff maintains that without this Honorable Court's order, he is unable and incapable of fully answering and complying with the orders of Magistrate Judge Boyd, issued on April 10, 2006.

Plaintiff submits for the examination of this Honorable Court, the sworn affidavit of Warden Ewendou Mosley, filed on or about February 3, 2006, which states in part, "At my request, our investigation &

INTELLIGENCE DIVISION FURTHER  
INVESTIGATED THE INCIDENT."

DEFENDANT'S EXHIBIT (A)

Plaintiff submits for the examination  
of this Honorable Court, the sworn  
affidavit of Captain Kenneth Sconyers,  
filed on or about January 31, 2006,  
which states in relevant part, "UPON  
REVIEW OF THE INCIDENT, WARDEN MOSLEY  
REFERRED THE INCIDENT TO THE DEPARTMENTAL  
INVESTIGATION & INTELLIGENCE DIVISION  
FOR FURTHER INVESTIGATION.

DEFENDANT'S EXHIBIT (C)

Plaintiff submits for the examination  
of this Honorable Court, a letter, mailed  
on or about April 6, 2006, to the  
Hon. J. MATT BLEDSOE, ASSISTANT  
ATTORNEY GENERAL, PER THE REQUIREMENTS  
OF F.R. CIV. P. - #37(2)(A), "SEEKING TO  
OBTAIN", ANY AND ALL EVIDENCE, CREATED  
AND/OR GENERATED BY THE ARABIAN  
D.O.C.'S, INTELLIGENCE & INVESTIGATION  
DIVISION, on January 25, 2006

(2)

AT EASTERN CORRECTION FACILITY, AS  
 WOULD CONCERN AND/OR RELATE TO  
 THE PLAINTIFF'S CLAIMS OF 42 USC § 1983.

INCLUDING BUT NOT LIMITED TO ANY  
 CONVERSATION, EXAMS OR POLYGRAPH  
 TESTS OF ANY NAMED DEFENDANTS IN  
 THIS PRESENT ACTION.

PLAINTIFF NOW INCORPORATES, AS IF  
 FULLY RESTATED HERE, THE ORDER OF  
 THIS HONORABLE COURT, FILED ON OR  
 ABOUT, JANUARY 20, 2006.

PLAINTIFF MAINTAINS, THAT, IT IS IN  
 "BAD FAITH, AND DELAY", THE ~~AMERICAN~~  
 D.O.C. CONTINUES TO REFUSE, REJECT  
 AND/OR DENY TO THIS HONORABLE  
 COURT AND THE PLAINTIFF THIS  
 VALUABLE, IMPORTANT AND PERTINENT  
 "EVIDENCE".

PLAINTIFF REQUESTS SPECIFICALLY:  
 (A) THE COPY AND RESULTS OF ANY  
 POLYGRAPH EXAMINATION OF THE

(3)

PLAINTIFF or any named DEFENDANT(S).

THE ORIGINAL or COPIES of any PHOTO  
GRAPHS taken of the PLAINTIFF by  
the I & I Division, MR ED SASSER  
AND/OR MR ERIC DEMIS.

any NOTES, ORIGINAL or COPIES, of  
the EVENTS or EVIDENCE of this  
CIVIL ACTION.

PLAINTIFF prays and prays  
before this Honorable Court, MAGISTRATE  
JUDGE DELores R. Boyd, that this  
motion and pleading be GRANTED.

PLAINTIFF prays for an ENLARGEMENT  
of TIME to ANSWER, until any and  
ALL EVIDENCE is submitted, that  
this Honorable Court to support  
this sum. of proceedings, to  
ALLOW PETITIONER the BENEFIT and  
PROTECTION of this Honorable  
Court's judicial power and authority.

(4)

CERTIFICATE OF SERVICE

I hereby certify, under the PENALTY  
of PERJURY, pursuant to 28 USC § 1746(e),  
that the above and foregoing, "motion  
for disclosure" is true and correct  
to the best of my knowledge and belief.

I HAVE NOW MAILED A COPY OF  
THE SAME TO;

HONORABLE J. MATT BLEDSOE  
ASSISTANT ATTORNEY GENERAL  
11 SOUTH UNION ST.  
MONTGOMERY, ALA. 36130

DONE THIS 16 DAY OF MAY, 2006

SIGNED; RICKY WADE DAVIS #173073

RICKY WADE DAVIS #173073

SB-11 E.C.F.

200 WALLACE DR.

CLD, ALA. 36017

WITNESS;

Thomas Adams-100612-B

SB-8 SEE UNIT